I.C.R. 43.2. Proceedings by Telephone Conference Calls.

Idaho Criminal Rule 43.2. Proceedings by Telephone Conference Calls.

On oral stipulation of the defendant, and defendant's attorney if one has been appointed or retained, and the prosecution, the court may hold a hearing on the first or subsequent appearance, bail hearing, or appointment of counsel hearing, only, in a felony case by a telephone conference call to which the defendant, and the defendant's attorney, if any, the prosecuting attorney, and the judge are joined in one telephone call. The entire telephone call shall be recorded by the court including the verbal stipulation of all parties to the conference call hearing, and the court shall cause minutes of the hearing to be prepared and filed in the action.

(Adopted March 23, 1983, effective July 1, 1983; rescinded March 2, 2001, effective April 1, 2001.)

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